

~~London~~
 Plaintiff
 V.
 Scarborough
 et al
 Defendants

U.S. District Court
 District Of Delaware
 C.A.No.10-829-LPS

Motion To Voluntarily Dismiss Complaint

After having a chance to review case law the plaintiff hereby respectfully asks this court to allow him to voluntarily dismiss the above titled action. In support of this motion plaintiff states:

1) Even though plaintiff felt to shoot him over 100 times was cruel and unusual punishment after reviewing similar cases the plaintiff believes that the Court will find that he had the clip to the gun so to speak since if he would of came down when ordered he would not have been shot as many times as he was.

2) The plaintiff feels as though the court will find that the pepper ball gun was the least restrictive means of stopping the plaintiff's non-violent protest of hanging from a hammock tied to the rec' yard fence since any other means would have jeopardized the safety of either staff or the plaintiff more so than pepper ball bullets would have since the defendants would of had to stop plaintiff from protesting even if it was non-violent and they could not allow him to hang 20 feet from a fence or remain outside of his cell during count.



Wherefore, plaintiff respectfully asks
the Court to please allow him to voluntarily
dismiss this case without prejudice.

Respectfully,

Dated: 11-4-11

Thomas Gordon

Thomas Gordon

SBI# 455684

1181 Paddock Road

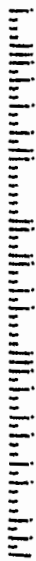
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